

**OUTLINE OF DISCUSSION POINTS
MEDICAL MARIJUANA ESTABLISHMENTS
CULTIVATION AND PRODUCTION FACILITIES**

This document accompanies the document titled “NRS – NAC Provision Chart.” It specifies the line numbers within that document that are applicable to the meeting concerning medical marijuana establishments that are cultivation or production facilities.

This document only identifies the unique provisions for these two facility types. Throughout the proposal, the term “medical marijuana establishment” is used broadly to refer to a dispensary, a cultivation facility, a facility that produces edible marijuana and marijuana-infused products, and a laboratory that tests usable marijuana and marijuana products. A separate meeting has been established to receive input concerning the collective requirements of all medical marijuana establishments.

Cultivation Facilities

- Line 55, p. 33
 - Specifies who has access to a cultivation facility
- Line 68, p. 44 through 46
 - Establishes the requirements for a clean and sanitary condition of an establishment that cultivates, harvests, prepares, packages, infuses or sales medical marijuana products
 - Establishes the requirements for agents that provide services at the establishment (p. 45)
 - Establishes the conditions under which an agent may be prohibited from having direct contact with any medical marijuana or equipment (p. 46)
- Line 73, p. 50
 - Redundant provision to that on Line 55, p. 33.

Production Facilities

- Line 64, p. 41
 - Prohibits an establishment from selling or transporting a lot of usable marijuana and marijuana products until quality assurance testing has been completed
 - Specifies that products that pass the required quality assurance tests may be labeled as “Class A” and only such Class A products may be sold in Nevada.

- Line 67, p. 44
 - Specifies the requirements for an establishment that prepares, sells or dispenses edible marijuana products
 - Establishes responsibility for the content and quality of any edible marijuana product sold or dispensed
 - Exempts a medical marijuana establishment that prepares, sells or dispenses edible marijuana products from Chapter 446 of the NRS and the NAC as it relates to the requirements for food establishments
- Line 68, p. 44 through 46
 - Establishes the requirements for a clean and sanitary condition of an establishment that cultivates, harvests, prepares, packages, infuses or sales medical marijuana products
 - Establishes the requirements for agents that provide services at the establishment (p. 45)
 - Establishes the conditions under which an agent may be prohibited from having direct contact with any medical marijuana or equipment (p. 46)
- Line 81, p. 61
 - Requires a facility for the production of edible marijuana products or marijuana-infused products to product a sample of product for random quality assurance testing
 - Specifies what the Division may do if it requests a sample for testing
 - Specifies that the facility is responsible for all costs involved in screening or testing pursuant to these provisions